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JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION

MAR 3 0 2007

FILED CLERK'S OFFICE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re:		
MENU FOODS, INC. PRODUCTS	MDL Docket No	
LIABILITY LITIGATION		
	<i>1</i>	

FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407

Paul J. Geller Stuart A. Davidson James L. Davidson

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Pursuant to 28 U.S.C. § 1407 and the Rules of Procedure on Multidistrict Litigation, plaintiff in the action styled *Christina Troiano*, *individually and on behalf of all others similarly situated v. Menu Foods, Inc. et. al.*, Case No. 07-60428-CIV-COHN, United States District Court for the Southern District of Florida ("Troiano" or "Movant"), files this Motion and respectfully moves for an Order transferring all related pending actions against Menu Foods, Inc. and its related partners, affiliates and subsidiaries (the "Defendants"), including the actions listed on Schedule of Actions, to the Southern District of Florida.

As set forth below and in the accompanying Memorandum, Troiano believes the actions listed on the accompanying Schedule of Actions, and any future tag-along actions, satisfy the requirements for consolidation and coordination because they concern common questions of fact and law and consolidation or coordination will serve the interests of efficiency and convenience.

In support of this motion, Movants state as follows:

- 1. Movant is the plaintiff in the following case: Christina Troiano, individually and on behalf of all others similarly situated v. Menu Foods, Inc. et. al., Case No. 07-60428-CIV-COHN which is currently pending in the United States District Court for the Southern District of Florida.
- 2. Movant is currently aware of six other pending class action cases containing similar factual allegations and seeking similar relief against the Defendants. The cases are listed on the attached Schedule.
- 3. Accompanying Movant's Motion is a Rule 7.2(a)(ii) Schedule of Actions listing all related actions of which Movant is aware. True and correct copies of the complaints in Movant's action and the complaints in each of the related actions are attached to the accompanying Schedule of Actions, filed herewith

- 4. As described in greater detail in the accompanying Memorandum, the factual allegations in each of the actions contain similar allegations regarding Defendants and their defective and ultimately deadly pet food. Each action contends that from December 3, 2006 up to and including March 6, 2007, and possibly at other times, Defendants entered into the stream of commerce pet food that was defective and, for thousands of household pets, deadly Defendants' pet food and pet food products (the "Products") were contaminated with rat poison or a related agent that contributed to the illness and/or death of thousands of dogs and cats. As a result of the defective Products, each action contends that the Plaintiffs and members of the putative Class suffered damages in that they have incurred substantial veterinary bills, death of pets, and purchased and/or own pet food and pet food products that they would not otherwise have bought had they known such products were defective.
- 5. Each action further contends that Defendants should have known or know and have admitted that certain of the Products produced by the Defendants between December 3, 2006 and March 6, 2007 are defective and causing injury and death to pets, and on March 16, 2007, initiated a recall of some of the Products.
- 6. A centralization of all actions in the Southern District of Florida will be for the convenience of parties and witnesses under 28 U.S.C. §1407 and will save Defendants the burden of having to defend virtually identical actions in multiple states. Witnesses will also be spared the possibility of being required to testify in several locales.
- 7. Because each of these related cases arises from a virtually identical set of operative facts relating to Defendants' conduct, discovery conducted in each of the actions proposed for consolidation will be substantially similar, and will involve the same or similar documents and witnesses.

- 8. Absent transfer of all of these cases to a single forum for coordinated and consolidated proceedings, there is a substantial risk of inconsistent and conflicting pretrial rulings on discovery and other key issues, such as class certification. Coordination and consolidation will promote the just and efficient conduct of the actions, because it will allow one court to address Defendants' ongoing conduct.
- 9. Centralization in the Southern District of Florida will also promote the just and efficient conduct of this litigation under 28 U.S.C. § 1407 as more fully set forth in the attached Memorandum.
- 10. These actions have all been filed on or after March 19, 2007, and are still in their nascent stages. Movant is not aware of any discovery conducted to date, and know of no initial disclosures that have been made in any of these cases. A transfer of these related cases will result in only one judge supervising discovery and resolving any subsequent motions, including motions for class certification.
- 11. Since all actions are in the beginning stage of the litigation, no prejudice or inconvenience would result from transfer, coordination and/or consolidation.
- 12. A comparison of the relative MDL case loads of potential transferee districts demonstrates that the Southern District of Florida is a suitable forum. According to the Distribution of Pending MDL Dockets as of March 26, 2007, there is only one pending MDL proceeding in the Southern District of Florida, and numerous judges who have the experience to handle MDL's (See Distribution of Pending MDL Dockets as of March 26, 2007, Ex. A.).
- 13. For these reasons, and as set forth more fully in the accompanying memorandum, Movant respectfully requests that the Panel enter an Order consolidating and coordinating the actions

identified on the accompanying Schedule together with any related actions subsequently filed or presently unknown to Movant for proceedings in the Southern District of Florida.

Respectfully submitted,

DATED: March <u>29</u>, 2007

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JUDICIAL PANEL ON
MULTIDISTRICT LITIGATION

MAR 3 0 2007

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BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re:		
MENU FOODS, INC. PRODUCTS	MDL Docket No.	
LIABILITY LITIGATION	/	

FLORIDA PLAINTIFF CHRISTINA TROIANO'S MEMORANDUM OF LAW IN SUPPORT OF MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407

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Counsel for Florida Plaintiff Christina Troiano

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Pursuant to 28 U.S.C. § 1407 and the Rules of Procedure on Multidistrict Litigation, Plaintiff in the action styled *Christina Troiano*, *individually and on behalf of all others similarly situated v. Menu Foods, Inc. et. al.*, CASE NO. 07-60428-CIV-COHN, United States District Court for the Southern District of Florida. Plaintiff Christina Troiano ("Troiano" or "Movant"), respectfully submits this Memorandum in Support of Florida Plaintiff Christina Troiano's Motion for Transfer and Coordination or Consolidation. For the reasons set forth below, Movant's lawsuit and the related lawsuits identified in the accompanying Schedule of Actions should be transferred to and consolidated in the Southern District of Florida.

I. INTRODUCTION

Troiano brings her class action to remedy the harm caused by the defective and deadly pet food manufactured and placed into the stream of commerce by Menu Foods, Inc. and its affiliates, partners and subsidiaries (collectively, the "Menu Foods Defendants" or "Defendants"). Defendants are the leading North American private label/contract manufacturer of wet pet food products (the "Products") sold by supermarket retailers, mass merchandisers, pet specialty retailers, and other wholesale and retail outlets, including Wal-Mart, Safeway, Kroger, PetSmart, Inc., Giant Food, and other large retail chains, and has provided pet food products to or for Proctor & Gamble, Inc. Defendants produce hundreds of millions of containers of pet food annually.

Defendants design, manufacture, market, advertise and warrant their pet food Products. In conjunction with each sale, Defendants market, advertise and warrant that the Products are fit for the ordinary purpose for which such goods are used — consumption by pets — and are free from defects. Defendants produce the pet food Products intending that consumers will purchase the pet food products, regardless of brand or label name, place of purchase, or the location where pets actually consume them. The pet food Products are placed in the stream of commerce and distributed and

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offered for sale and sold to Troiano and purchasers in Florida and the United States and fed to their pets.

From December 3, 2006 up to and including March 6, 2007, and possibly at other times, Defendants entered into the stream of commerce pet food Products that were deadly and defective – Defendants' pet food and pet food Products were potentially contaminated with rat poison or some other agent that contributed to the illness and/or death of thousands of dogs and cats. As a result of the defective Products, Troiano and members of the putative Class have suffered damages in that they have incurred substantial veterinary bills, death of pets, and purchased and/or own pet food and pet food products that they would not otherwise have bought had they known such products were defective.

Defendants know and have admitted that certain of the Products produced by the Defendants between December 3, 2006 and March 6, 2007 are defective and causing injury and death to pets, and on March 16, 2007, initiated a nationwide recall of some of the Products. Further, the Food and Drug Administration has reported that as many as one in six animals died in tests of the Products by Defendants last month after the Defendants received complaints the Products were poisoning pets around the country. A spokeswoman for the New York State Department of Agriculture and Markets has said that rodent poison was determined to have been mixed into the Products.

II. HISTORY OF THE PENDING LAWSUITS

The related actions, identified in the accompanying Schedule of Actions present common questions of law and fact, common defendants, and are brought on behalf of overlapping classes (i.e., all persons and entities who suffered damages due to Defendants' defective pet food and pet food Products). Transfer and consolidation of all existing actions, and all subsequently filed related cases, to the Southern District of Florida will best serve the convenience of the parties and witnesses

and promote the just and efficient conduct of the litigation. Each related action is briefly discussed below.

On or about March 19, 2007, Tom Whaley, individually and on behalf of others similarly situated, filed the class action styled *Whaley v. Menu Foods, Inc., et. al.*, Case No. 2:07-cv-00411, in the United States District Court for the Western District of Washington (the "*Whaley* Action"). This complaint seeks damages and equitable relief for breach of contract, unjust enrichment, deceptive and unfair business practices, breach of warranties and negligent misrepresentation on behalf of a class of all persons who purchased any dog or cat food which was produced by the Defendants and/or has had a dog or cat become ill as a result of eating the food.

Also on March 19, 2007, Lizajean Holt, individually and on behalf of others similarly situated, filed the class action styled *Holt v. Menu Foods, Inc.*, Case No. 3:07-cv-00094, in the United States District Court for the Eastern District of Tennessee (the "*Holt* Action"). This complaint likewise seeks damages and equitable relief for deceptive and unfair business practices, breach of warranties and negligence on behalf of a class of all persons in the United States who purchased or fed his, her, or their cat(s) or dog(s) pet food produced or manufactured by Defendants that was or will be recalled by the Defendants, including that produced fro December 3, 2006 up to and including March 6, 2007.

On or about March 20, 2007, Dawn Majerczyk, individually and on behalf of others similarly situated, filed the class action styled *Majerczyk v. Menu Foods, Inc.*, Case No. 1:07-cv-01543, in the United States District Court for the Northern District of Illinois (the "*Majerczyk* Action"). This complaint seeks damages and injunctive relief for breach of warranties and negligence on behalf of a class of herself and all others who purchased pet food in the United States that was ultimately subject to the March 16, 2007 Menu Foods recall.

On or about March 21, 2007, Charley Ray Sims and Pamela Sims, on behalf of themselves and all others similarly situated, filed the class action styled *Sims, et. al. v. Menu Foods Income Fund, et. al.*, Case No. 5:07-cv-05053, in the District Court for the Western District of Arkansas (the "Sims Action"). This complaint seeks damages for strict liability, fraud, breach of express and implied warranties and negligence on behalf of a class of (1) all persons or entities who purchased Menu Food brands at any time and disposed of or will not use the products based on publicity surrounding the safety and recall of the products; (2) all persons or entities who purchased Menu Foods products and fed products to their pets on or since December 6, 2006; and (3) all persons or entities who purchased Menu Food products from wholesale distributors on or since December 6, 2006.

On or about March 23, 2007, Jared Workman, and Mark and Mona Cohen, on behalf of themselves and all others similarly situated, filed the class action styled *Workman, et. al. v. Menu Foods Limited, et. al.*, Case No. 1:07-cv-01338, in the District Court for the District of New Jersey (the "*Workman* Action"). This complaint seeks damages for breach of express and implied warranties and negligence on behalf of a class of all persons in the United States who purchased any of the pet food brands manufactured by Defendants during the period commencing December 3, 2006, and ending March 6, 2007.

Also on March 23, 2007, Richard and Barbara Widen, and Mark and Mona Cohen, on behalf of themselves and all others similarly situated, filed the class action styled *Widen, et. al. v. Menu Foods, et. al.*, Case No. 5:07-cv-05055, in the District Court for the Western District of Arkansas (the "*Widen* Action"). This complaint seeks damages for strict liability and negligence on behalf of a class of all persons in the United States who purchased contaminated pet food from Wal-Mart that was produced by Menu Foods.

On March 26, 2007, Troiano, individually, and on behalf of all others similarly situated, filed her Complaint against Defendants alleging claims for negligence, breach of warranties, strict liability, and unjust enrichment.

III. ARGUMENT

In view of the facts outlined above, and the jurisprudence regarding multidistrict litigation set forth below, these cases should be centralized in the United States District Court for the Southern District of Florida. Transfer and consolidation is essential to permit the efficient and non-duplicative handling of these cases and the Southern District of Florida is the most appropriate venue for this multidistrict litigation.

A. The Similarity of These Class Actions Warrants Coordination and Consolidation

28 U.S.C. § 1407(a) authorizes the transfer of multiple civil actions pending in various federal districts to a single federal district court when the actions involve "one or more common questions of fact...." Moreover, transfer is necessary "in order to eliminate duplicative discovery; prevent inconsistent rulings on pretrial motions, including those with respect to whether the actions should proceed as [class actions]" In re Starmed Health Personnel, Inc. Fair Labor Standards Act Litig., 317 F. Supp. 2d 1380, 1381 (J.P.M.L. 2004); see also In re Comp. of Managerial Prof'l and Tech. Employees Antitrust Litig., 206 F. Supp. 2d 1374, 1375 (J.P.M.L. 2002) (noting that centralization is "necessary in order to... prevent inconsistent pretrial rulings (especially with regard to class certification issues")).

The requirements for transfer under section 1407 are easily satisfied here. As discussed above, each of these pending cases (i) purport to represent a large class of individuals and/or entities who were damaged by defective and deadly pet food marketed, manufactured and/or distributed by the Defendants, (ii) assert the same or similar claims against the Defendants, and (iii) seek to recover

losses based upon those damages caused by the Defendants. To separately litigate each pending case (and subsequently filed related cases) would waste resources and present the danger of inconsistent pretrial rulings. Consolidation of these cases is particularly critical because these related actions seek class action status on behalf of the same class or overlapping classes and, as a result, there is a significant potential for conflicting or inconsistent rulings on class certification issues. Accordingly, centralization and consolidation pursuant to 28 U.S.C. § 1407 is warranted.

The consolidation and transfer of these cases would further promote the efficient adjudication of these actions. As the class actions alleged in these related cases are similar if not identical, the discovery needed in each of these pending cases will unquestionably be duplicative. To have the parties engaged in duplicative discovery in multiple complex class actions would be singularly inefficient and an unnecessary burden on the judicial system and the parties. These factors again all weigh heavily in favor of consolidating and coordinating these cases.

B. The Southern District of Florida Is the Proper Forum for These Coordinated Proceedings

Numerous factors may be considered by the Panel in determining the most appropriate transferee forum, including "convenience of the parties and witnesses." *See In re Computervision Corp. Sec. Litig.*, 814 F. Supp. 85, 86 (J.P.M.L. 1993). Here, the balance of relevant factors weighs strongly in favor of transferring these actions to the Southern District of Florida due to its convenient location, large concentration of putative class members, experience in handling MDL proceedings, and lack of pending MDL cases.

1. The Southern District of Florida Is as Appropriate as Any Other Forum for the Parties and Witnesses

The convenience of the parties and witnesses is a critical factor in determining to which district related actions should be transferred. See 28 U.S.C. § 1407(a) (related actions may be transferred to a district for coordinated proceedings upon a determination that the transfer "will be

for the convenience of parties and witnesses and will promote the just and efficient conduct of such actions"). In deciding whether a particular forum is convenient, the Panel examines factors such as: where the first filed and most advanced cases are pending; the location of the parties, documents and potential witnesses relative to that district; and the location where the majority of actions have been brought. *See In re Baldwin-United Corp. Litig.*, 581 F. Supp. 739, 740 (J.P.M.L. 1984).

The Defendants in the multiple class actions are a Canadian business entity and its United States subsidiaries and/or affiliates, as well as certain other Defendant-distributors of the defective products. Each of these entities is headquartered and/or incorporated in different jurisdictions, including Canada, New Jersey, and Delaware. Of the seven lawsuits currently pending, one is pending in the Western District of Washington, one is pending in the Eastern District of Tennessee, one is pending in the Northern District of Illinois, two are pending in the Western District of Arkansas, on is pending in the District Court for the District of New Jersey, and one is pending in the Southern District of Florida. Further, upon information and belief, Defendants conduct business, and potentially have caused damages to purported class members, in all fifty states. Thus, there is no central forum that would be more convenient over any others in terms of the locations of parties, documents, and potential witnesses.

2. The Accessibility of the Southern District of Florida Warrants Transfer

While there will be a large number of class members residing in Florida, Troiano anticipates that parties to this litigation will come from all across the country and not one centralized region. Those parties residing outside of Florida will find the courthouses in the Southern District of Florida convenient and accessible by all forms of transportation. The multiple federal courthouses in the Southern District of Florida – in, among other place, Miami, Fort Lauderdale and West Palm Beach – are all in very close proximity to airports that have direct flights on many airlines to

numerous cities across the United States. Traveling from the airport to the courthouse is also simple due to the varieties of ground transportation available. *See In re Comp. of Managerial, Prof'l and Tech. Employees Antitrust Litig.*, 206 F. Supp. 2d at 1375 (transferring cases to the District of New Jersey and noting that the District of New Jersey is an "accessible" metropolitan location that is geographically convenient for litigants and counsel). On balance, the accessibility factor favors transfer of the related actions in the Southern District of Florida.

3. The Southern District of Florida Has the Capacity and Expertise to Handle these Related Cases

A comparison of the relative MDL case loads of potential transferee districts demonstrates that the Southern District of Florida is a highly suitable forum. The judges of the Southern District of Florida have vast experience in Multidistrict litigation, having brought to termination a total of 24 cases through September 30, 2006. Yet, as of March 26, 2007, the Southern District of Florida only had only one pending MDL proceeding, which is nearly in an inactive stage. Thus, while the Southern District of Florida is well versed in the nuances of Multidistrict litigation, the Southern District would not be overburdened with similar cases if these actions were transferred there.

C. No Party Is Prejudiced by the Transfer and Consolidation of These Lawsuits

Each of the related lawsuits is in its infancy. To Movant's knowledge, no party has served discovery, filed disclosures or engaged in substantive motion practice regarding these lawsuits. Because these related cases are all in their early stages, no party will be prejudiced by the transfer to the Southern District of Florida. Furthermore, since no discovery has occurred, an Order transferring

Multidistrict Litigation Terminated Through September 30, 2006, available at http://www.jpml.uscourts.gov/Statistics/TerminatedDocketsThroughSeptember2006.pdf, viewed on March 26, 2007.

these cases to the Southern District of Florida can truly eliminate the expenses associated with the duplicative discovery that would otherwise occur in District Courts across the country.

IV. CONCLUSION

For the reasons discussed above, the Plaintiff respectfully request that the related actions identified on the accompanying Schedule of Actions, and any tag-along actions, be transferred to and consolidated in the Southern District of Florida. Accordingly, the Plaintiff respectfully request that this Panel enter an Order transferring the related actions, and any future related actions, to the Southern District of Florida.

Respectfully submitted,

DATED: March 28, 2007

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JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

MAR 3 0 2007

FILED CLERK'S OFFICE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

In re:	•	
MENU FOODS, INC. PRODUCTS		MDL Docket No.
LIABILITY LITIGATION		
	/	

SCHEDULE OF ACTIONS IN SUPPORT OF FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407

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"IDICIAL PANEL ON INTRICT

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SCHEDULE OF ACTIONS

Case Caption	Date Filed	Court	Civil Action No.	Judge
Plaintiffs: Tom Whaley Defendants: Menu Foods, The Iams Company, Dog Food Producers Number 1-50, Cat Food Producers 1-40	March 19, 2007	W.D. Washington	2:07-cv- 00411	Ricardo S. Martinez
Plaintiffs: Lizajean Holt Defendants: Menu Foods, Inc.	March 19, 2007	E.D. Tennessee	3:07-cv- 00094	Thomas W. Phillips
Plaintiffs: Dawn Majerczyk Defendants: Menu Foods, Inc.	March 20, 2007	N.D. Illinois	1:07-cv- 01543	Wayne R. Anderson
Plaintiffs: Charles Ray Sims, Pamela Sims Defendants: Menu Foods Income Fund, Menu Foods Midwest Corporation, Menu Foods South Dakota Inc., Menu Foods, Inc., Menu Foods Holdings, Inc.	March 21, 2007	W.D. Arkansas	5:07-cv- 05053	Jimm Larry Hendren
Plaintiffs: Richard Scott Widen, Barbara Widen Defendants: Menu Foods, Menu Foods Income Fund, Menu Foods General Partnership Limited, Menu Foods Limited	March 23, 2007	W.D. Arkansas	5:07-cv- 05055	Robert T. Dawson

Partnership, Menu Foods Operating Partnership, Menu Foods Midwest				
Plaintiffs: Jared Workman, Mark Cohen, Mona Cohen Defendants: Menu Foods Limited, Menu Foods Inc., Menu Foods Midwest Corporation	March 23, 2007	D. New Jersey	2:07-ev- 00411	Noel L. Hillman
Plaintiffs: Christina Troiano Defendants: Menu Foods Limited, Menu Foods Inc., Menu Foods Midwest Corporation	March 26, 2007	S.D. Florida	0:07-cv- 60428	James I. Cohn

DATED: March <u>28</u>, 2007

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Case 2:07-cv-00453-JCC

Document 7-4

Filed 04/18/2007

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BEFORE THE JUDICIAL PANEL ON **MULTIDISTRICT LITIGATION**

In re:			
MENU FOODS PET FOOD LITIGATION		MDL Docket No	
	/ /		

CERTIFICATE OF SERVICE

Paul J. Geller Stuart A. Davidson James L. Davidson

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Counsel for Florida Plaintiff Christina Troiano

I. James L. Davidson, hereby declare as follows:

I am employed by Lerach Coughlin Stoia Geller Rudman & Robbins LLP, 120 E. Palmetto Park Road, Suite 500, Boca Raton, Florida 33432. I am over the age of eighteen years and not a party to this action. On March 28, 2007, I served the following documents:

- 1. FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407;
- 2. FLORIDA PLAINTIFF CHRISTINA TROIANO'S MEMORANDUM OF LAW IN SUPPORT OF MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407;
- 3. SCHEDULE OF ACTIONS IN SUPPORT OF FLORIDA PLAINTIFF CHRISTINA TROIANO'S MOTION TO TRANSFER AND COORDINATE OR CONSOLIDATE ACTIONS UNDER 28 U.S.C. § 1407; and
- 4. CERTIFICATE OF SERVICE.

on:

SEE ATTACHED SERVICE LIST "A"

X by placing the document(s) listed above for collection and mailing following the firm's ordinary business practices in a sealed envelope with postage thereon fully prepaid for deposit in the United States mail at Boca Raton, Florida addressed as set forth on the attached service list.

I further certify and declare that I caused the above documents to be delivered by the same means to the clerks of the following courts affected by the Motion for Transfer and Consolidation:

SEE ATTACHED SERVICE LIST "B"

I declare under penalty of perjury under the laws of the United States of America that the following is true and correct, executed this 29 day of March, 2007, at Boca Raton, Florida.

James L. Davidson

IN RE MENU FOODS PET FOOD LITIGATION

SERVICE LIST "A"

Paul J. Geller Stuart A. Davidson James L. Davidson

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Menu Foods Income Fund

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WHALEY v. MENU FOODS, ET AL. Case No.: 2:07-cv-00411-RSM

USDC, Western District of Washington

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c/o Registered Agent - Joseph A. Stegbauer

Attn: Corporate Secretary

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Defendant

HOLT v. MENU FOODS, INC.

Case No.: 3:07-cv-00094

USDC, Eastern District of Tennessee

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MAJERCZYK v. MENU FOODS, INC.

Case No.: 1:07-cv-01543

USDC, Northern District of Illinois

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Defendant

SIMS v. MENU FOODS INCOME FUND, ET AL.

Case No.: 5:07-cv-05053-JLH

USDC, Western District of Arkansas

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Defendant

Menu Foods South Dakota, Inc.

c/o Registered Agent

The Corporation Trust Company

1209 Orange Street

Wilmington, DE 19801-1120

Defendant

Menu Foods Holdings, Inc. c/o Registered Agent The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801-1120 Defendant

Menu Foods, Inc. c/o Registered Agent Corporation Trust Company 820 Bear Tavern Road West Trenton, NJ 08628 Defendant

WIDEN v. MENU FOODS, ET AL. Case No.: 5:07-cv-05055-RTD USDC, Western District of Arkansas

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Menu Foods Limited Partnership c/o Menu Foods Income Fund 8 Falconer Drive Streetsville, Ontario Canada L5N 1B1 Defendant

Menu Foods Operating Partnership c/o Menu Foods Income Fund 8 Falconer Drive Streetsville, Ontario Canada L5N 1B1 Defendant Menu Foods Midwest Corporation c/o Registered Agent The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801-1120 Defendant

Menu Foods South Dakota c/o Registered Agent The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801-1120 Defendant

Menu Foods, Inc. c/o Registered Agent Corporation Trust Company 820 Bear Tavern Road West Trenton, NJ 08628 Defendant

Menu Foods Holdings, Inc. c/o Registered Agent The Corporation Trust Company 1209 Orange Street Wilmington, DE 19801-1120 Defendant

Wal-Mart Stores, Inc. c/o Registered Agent The Corporation Trust Company 1209 Orange Street Wilmington, DE 19801-1120 Defendant

WORKMAN, ET AL. v. MENU FOODS LIMITED, ET AL.

Case No.: 1:07-cv-01338-NLH-AMD USDC, District of New Jersey

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IN RE MENU FOODS PET FOOD LITIGATION

SERVICE LIST "B"

CASE	CLERK
Whaley v. Menu Foods, et al.	USDC, Western District of Washington
Case No.: 2:07-cv-00411-RSM	U.S. Courthouse
USDC, Western District of Washington	700 Stewart Street
	Seattle, WA 98101
Holt v. Menu Foods, Inc.	USDC, Eastern District of Tennessee
Case No.: 3:07-cv-00094	Howard H. Baker Jr. U.S. Courthouse
USDC, Eastern District of Tennessee	800 Market Street, Suite 130
	Knoxville, TN 37902
Majerczyk v. Menu Foods, Inc	USDC, Northern District of Illinois
Case No.: 1:07-cv-01543	Everett McKinley Dirksen Building
USDC, Northern District of Illinois	219 South Dearborn Street
	Chicago, IL 60604
Sims v. Menu Foods Income Fund, et al.	USDC, Western District of Arkansas
Case No.: 5:07-cv-05053-JLH	John Paul Hammerschmidt Federal Building
USDC, Western District of Arkansas	35 East Mountain Street, Suite 510
Obbe, Western District of Arkansas	Fayetteville, AR 72701-5354
	1 ayettevine, AR 72701-5554
Widen v. Menu Foods, et al.	USDC, Western District of Arkansas
Case No.: 5:07-cv-05055-RTD	John Paul Hammerschmidt Federal Building
USDC, Western District of Arkansas	35 East Mountain Street, Suite 510
	Fayetteville, AR 72701-5354
Workman, et al. v. Menu Foods Limited, et al.	USDC, District of New Jersey
Case No.: 1:07-cv-01338-NLH-AMD	Mitchell H. Cohen Building & U.S. Courthouse
USDC, District of New Jersey	4th & Cooper Streets, Room 1050
	Camden, NJ 08101

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EXHIBIT A

DISTRIBUTION OF PENDING MDL DOCKETS (As of March 12, 2007)

District	25url - 2	LINGAMON	Actions Pending	Tofal Number of Actions
ARE	D.J. William R. Wilson, Jr.	MDL-1507 In re Prempro Products Liability Litigation	3,377	4,027
AZ	Sr.J. Paul G. Rosenblatt Sr.J. Roger G. Strand	MDL-1541 In re Allstate Insurance Co. Fair Labor Standards Act Litigation MDL-972 In re Diamond Benefits Life Insurance Company & American Universal Insurance Company Contracts Litigation	4 1	5 10
CAC	D.J. David O. Carter D.J. Dale S. Fischer D.J. A. Howard Matz Sr.J. Mariana R. Pfaelzer D.J. Manuel L. Real D.J. Christina A. Snyder C.J. Alicemarie H. Stotler Sr.J. Dickran M. Tevrizian, Jr. D.J. Stephen V. Wilson	MDL-1807 In re Wachovia Securities, LLC, Wage and Hour Litigation MDL-1822 In re Bluetooth Headset Products Liability Litigation MDL-1610 In re Conseco Life Insurance Co. Cost of Insurance Litigation MDL-1574 In re Paxil Products Liability Litigation MDL-1601 In re StarMed Health Personnel, Inc., Fair Labor Standards Act Litigation MDL-1671 In re American Honda Motor Co., Inc., Oil Filter Products Liability Litigation MDL-1671 In re Reformulated Gasoline (RFG) Antitrust & Patent Litigation MDL-1803 In re Banc of America Investment Services, Inc., Overtime Pay Litigation MDL-1745 In re Live Concert Antitrust Litigation	19 14 19 39 3 11 11 22	19 14 21 148 6 5 12 5 9
CAN	D.J. Saundra Brown Armstrong D.J. Charles R. Breyer D.J. Charles R. Breyer D.J. Charles R. Breyer D.J. Jeremy D. Fogel D.J. Jeremy D. Fogel D.J. Martin J. Hamilton D.J. Martin J. Jenkins D.J. Martin J. Jenkins D.J. Marilyn Hall Patel D.J. Marilyn Hall Patel D.J. James Ware C.J. Vaughn R. Walker C.J. Vaughn R. Walker D.J. James Ware D.J. James Ware D.J. Jeffrey S. White D.J. Claudia Wilken D.J. Leffrey S. White D.J. Ronald M. Whyte	MDL-1781 In re Cintas Corp. Overtime Pay Arbitration Litigation MDL-1809 In re Terminix Employment Practices Litigation MDL-1809 In re Bextra and Celebrex Marketing, Sales Practices and Products Liability Litigation MDL-1699 In re Bextra and Celebrex Marketing, Sales Practices and Products Liability Litigation MDL-1257 In re Cable News Network and Time Magazine "Operation Tailwind" Litigation MDL-1654 In re Compression Labs, Inc., Patent Litigation MDL-1657 In re Cable News Network and Time Magazine "Operation Tailwind" Litigation MDL-1648 In re Rubber Chemicals Antitrust Litigation MDL-1649 In re Rubber Chemicals Antitrust Litigation MDL-1650 In re Napster, Inc., Copyright Litigation MDL-1770 In re Wells Fargo Home Mortgage Overtime Pay Litigation MDL-1771 In re National Security Agency Telecommunications Records Litigation MDL-1757 In re Cisco Systems, Inc., Securities & Derivative Litigation MDL-1819 In re Static Random Access Memory (SRAM) Antitrust Litigation MDL-1761 In re Ditropan XL Antitrust Litigation MDL-1754 In re Apple iPod nano Products Liability Litigation	71 2 1,520 100 10 1 1 1 4 4 4 8 4 8 1 1 1 1 1 1 1 1 1 1 1	71 1,704 1,704 101 8 10 44 13 19 22 22 22 25 6 6

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Number v Actions	10 27 5 30	30	18 22 15 31 9	20 84 14 4 10 30 30 33 3	74	342 29 2 7
A (COUR.) Reporting	10 1 5	30	7 22 15 28 9	20 4 4 115 7 7 3 3	74	80 342 24 2 7
	MDL-1806 In re Morgan Stanley & Co., Inc., Overtime Pay Litigation (No. II) MDL-1296 In re Alliance Equipment Lease Program Securities Litigation MDL-1751 In re Jamster Marketing Litigation MDL-1405 In re California Wholesale Electricity Antitrust Litigation	MDL-1788 In re Qwest Communications International, Inc., Securities & "ERISA" Litigation (No. II) MDL-1743 In re American Family Mutual Insurance Co. Overtime Pay Litigation	MDL-1568 In re Parcel Tanker Shipping Services Antitrust Litigation MDL-1463 In re Xerox Corp. Securities Litigation MDL-1542 In re Ethylene Propylene Diene Monomer (EPDM) Antitrust Litigation MDL-1631 In re Publication Paper Antitrust Litigation MDL-1642 In re Polychloroprene Rubber (CR) Antitrust Litigation MDL-1649 In re Helicopter Crash Near Wendle Creek, British Columbia, on August 8, 2002	MDL-1772 In re Series 7 Broker Qualification Exam Scoring Litigation MDL-1285 In re Vitamin Antitrust Litigation MDL-1290 In re Lorazepam & Clorazepate Antitrust Litigation MDL-1686 In re Iraq and Afghanistan Detainees Litigation MDL-1792 In re InPhonic, Inc., Wireless Phone Rebate Litigation MDL-1515 In re Nifedipine Antitrust Litigation MDL-1515 In re Federal National Mortgage Association Securities, Derivative & "ERISA" Litigation MDL-1796 In re Department of Veterans Affairs (VA) Data Theft Litigation MDL-1798 In re Long-Distance Telephone Service Federal Excise Tax Refund Litigation	MDL-1717 In re Intel Corp. Microprocessor Antitrust Litigation MDL-1660 In re PharmaStem Therapeutics, Inc., Patent Litigation	MDL-1698 In re American General Life & Accident Insurance Co. Retiree Benefits "ERISA" Litigation MDL-1769 In re Seroquel Products Liability Litigation MDL-1626 In re Accutane Products Liability Litigation MDL-1624 In re GMAC Insurance Management Corp. Overtime Pay Litigation MDL-1656 In re CP Ships Ltd. Securities Litigation
	D.J. Roger T. Benitez D.J. Napoleon A. Jones, Jr. D.J. Jeffrey T. Miller C.J. Robert H. Whaley (WAE)	D.J. Robert E. Blackburn D.J. Wiley Y. Daniel	Sr.J. Alfred V. Covello D.J. Alvin W. Thompson D.J. Stefan R. Underhill D.J. Stefan R. Underhill D.J. Stefan R. Underhill D.J. Stefan R. Underhill	D.J. John D. Bates C.J. Thomas F. Hogan C.J. Thomas F. Hogan C.J. Thomas F. Hogan D.J. Ellen Segal Huvelle D.J. Name Withheld D.J. Richard J. Leon D.J. Richard J. Leon D.J. Richard M. Urbina	D.J. Joseph J. Farnan, Jr. D.J. Gregory M. Sleet	D.J. Henry Lee Adams, Jr. D.J. Anne C. Conway D.J. James S. Moody, Jr. Sr.J. Harvey E. Schlesinger D.J. James D. Whittemore
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Case	2:0	7-c\	/ - 00	453-	JCC Document 7-4 Filed 04/18/2007 Page 32 of 5	57
Total Number of Actions	123	13	.3	22	111 322 10 7 3 5 15 356 10 7 7 7 7 7 7 7 7 8 13 3 42 8 19 3 3 5 3 3 3 3 3 4 4 4 4 7 3 3 3 3 3 3 3 3 3 3	3 30 7
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TO THE PARTY OF TH	MDL-1334 In re Managed Care Litigation	MDL-1804 In re Stand 'n Seal Products Liability Litigation	MDL-1677 In re NovaStar Home Mortgage Inc. Mortgage Lending Practices Litigation	MDL-1733 In re Teflon Products Liability Litigation	1	MDL-1727 In re COBRA Tax Shelters Littgation MDL-1468 In re Universal Service Fund Telephone Billing Practices Litigation MDL-1616 In re Urethane Antitrust Litigation MDL-1721 In re Cessna 208 Series Aircraft Products Liability Litigation
	D.J. Federico A. Moreno	D.J. Thomas W. Thrash, Jr.	C.J. William T. Moore, Jr.	Sr.J. Ronald E. Longstaff	Sr.J. Marvin E. Aspen Sr.J. Marvin E. Aspen D.J. Elaine E. Bucklo D.J. David H. Coar D.J. David H. Coar D.J. Mark R. Filip D.J. Robert W. Gettleman Sr.J. John F. Grady D.J. Charles R. Norgle, Sr. D.J. Amy J. St. Eve D.J. James B. Zagel D.J. James B. Zagel D.J. James B. Zagel D.J. James B. Zagel D.J. James B. Lozano C.J. G. Patrick Murphy C.J. G. Patrick Murphy C.J. G. Patrick Murphy C.J. Rudy J. Lozano C.J. Robert L. Miller, Jr. D.J. Sarah E. Barker D.J. Sarah E. Barker	D.J. John D. Tinder C.J. John W. Lungstrum C.J. John W. Lungstrum D.J. Kathryn H. Vratil
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Case 2:07-cv-00453	-JCC Document 7-4 Filed	1 04/18/2007 Page 33	of 57	
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MDL-1355 In re Propulsid Products Liability Litigation MDL-1371 In re Monumental Life Insurance Company Industrial Life Insurance Litigation MDL-1390 In re Life Insurance Co. of Georgia Industrial Life Insurance Litigation MDL-1395 In re Western & Southern Life Insurance Litigation MDL-1395 In re Educational Testing Service PLT 7-12 Test Scoring Litigation	MDL-1354 In re Citigroup, Inc., Capital Accumulation Plan Litigation MDL-1753 In re Standard Automotive Corp. Retiree Benefits "ERISA" Litigation MDL-1143 In re Mutual Life Insurance Company of New York Premium Litigation MDL-1456 In re Pharmaceutical Industry Average Wholesale Price Litigation MDL-1629 In re Neurontin Marketing, Sales Practices and Products Liability Litigation MDL-1713 In re Bank of America ATM Fee Litigation MDL-1730 In re Lupron Marketing and Sales Practices Litigation MDL-1790 In re Volkswagen and Audi Warranty Extension Litigation MDL-1820 In re Webloyalty.com, Inc., Marketing and Sales Practices Litigation MDL-1543 In re Carbon Black Antitrust Litigation MDL-1704 In re M3Power Razor System Marketing & Sales Practices Litigation MDL-1380 In re Xcelera.com Inc. Securities Litigation MDL-1461 In re Shell Oil Products Co. Dealer Franchise Litigation	MDL-1421 In re Wireless Telephone Radio Frequency Emissions Products Liability Litigation MDL-1539 In re Royal Ahold N.V. Securities & "ERISA" Litigation MDL-1110 In re Second Chance Body Armor, Inc., Advertising Litigation MDL-1518 In re Allegheny Energy, Inc., Securities Litigation MDL-1387 In re ProteGen Sling and Vesica System Products Liability Litigation MDL-1332 In re Microsoft Corp. Windows Operating Systems Antitrust Litigation MDL-1586 In re Mutual Funds Investment Litigation	MDL-1532 In re New Motor Vehicles Canadian Export Antitrust Litigation MDL-1718 In re Ford Motor Co. Speed Control Deactivation Switch Products Liability Litigation	MDL-1725 In re Delphi Corp. Securities, Derivative & "ERISA" Litigation MDL-1749 In re General Motors Corp. Securities & Derivative Litigation
D.J. Eldon E. Fallon D.J. Eldon E. Fallon D.J. Martin L.C. Feldman D.J. Martin L.C. Feldman D.J. Martin L.C. Feldman D.J. Sarah S. Vance	D.J. Nancy Gertner D.J. Nancy Gertner Sr.J. Edward F. Harrington D.J. Patti B. Saris D.J. Patti B. Saris D.J. Patti B. Saris D.J. Richard G. Stearns D.J. Richard G. Stearns D.J. Joseph L. Tauro D.J. Joseph L. Tauro D.J. Douglas P. Woodlock D.J. Douglas P. Woodlock D.J. Rya W. Zobel D.J. Rya W. Zobel	D.J. Catherine C. Blake D.J. Catherine C. Blake D.J. Andre M. Davis D.J. Andre M. Davis C.J. Benson Everett Legg D.J. J. Frederick Motz D.J. J. Frederick Motz, D.J. Andre M. Davis and D.J. Catherine C. Blake	D.J. D. Brock Hornby C.J. Bernard A. Friedman	D.J. Gerald E. Rosen D.J. Gerald E. Rosen
D.J. Eld D.J. Eld D.J. Ma D.J. Ma D.J. Ma D.J. Ma	D.J. Na D.J. Na Sr.J. Ed D.J. Pat D.J. Pat D.J. Pat D.J. Ric D.J. Jos D.J. Jos D.J. Jos D.J. Do D.J. Do	D.J. Ca D.J. An D.J. An C.J. Bel D.J. J. F D.J. J. F D.J. An D.J. An	D.J. D.	D.J. Ge D.J. Ge
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	MDL-1431 In re Baycol Products Liability Litigation MDL-1708 In re Guidant Corp. Implantable Defibrillators Products Liability Litigation MDL-1328 In re Monosodium Glutamate Antitrust Litigation MDL-1724 In re Viagra Products Liability Litigation MDL-1726 In re Medtronic, Inc., Implantable Defibrillators Products Liability Litigation MDL-1736 In re St. Jude Medical, Inc., Silzone Heart Valves Products Liability Litigation	MDL-1702 In re Air Crash Near Kirksville, Missouri, on October 19, 2004 MDL-1672 In re Express Scripts, Inc., Pharmacy Benefits Management Litigation MDL-1811 In re LLRice 601 Contamination Litigation MDL-1736 In re Celexa and Lexapro Products Liability Litigation	MDL-1786 In re H&R Block, Inc., Express IRA Marketing Litigation	MDL-1132 In re Exterior Insulation Finish System (EIFS) Products Liability Litigation	MDL-1622 In re Cotton Yarn Antitrust Litigation	MDL-1516 In re Polyester Staple Antitrust Litigation	MDL-1335 In re Tyco International, Ltd., Securities, Derivative and "ERISA" Litigation	MDL-1687 In re Ford Motor Co. E-350 Van Products Liability Litigation (No. II) MDL-1471 In re Compensation of Managerial, Professional and Technical Employees Antitrust Litigation MDL-1663 In re Insurance Brokerage Antitrust Litigation MDL-1658 In re Merck & Co., Inc., Securities, Derivative & "ERISA" Litigation MDL-1777 In re SFBC International, Inc., Securities & Derivative Litigation MDL-1777 In re Holocaust Era German Industry, Bank & Insurance Litigation MDL-1777 In re Gapabentin Patent Litigation MDL-1419 In re K-Dur Antitrust Litigation MDL-1479 In re Neurontin Antitrust Litigation MDL-1730 In re Hypodermic Products Antitrust Litigation MDL-1731 In re Electrical Carbon Products Antitrust Litigation MDL-1792 In re Cendant Corporation Securities Litigation MDL-1292 In re Cendant Corporation Securities Litigation
	D.J. Michael J. Davis D.J. Donovan W. Frank M.D.Sr.J. Paul A. Magnuson Sr.J. Paul A. Magnuson C.J. James M. Rosenbaum M.D.J. John R. Tunheim	D.J. Jean C. Hamilton Sr.J. Stephen N. Limbaugh D.J. Catherine D. Perry M. Sippel	D.J. Richard E. Dorr	Sr.J. W. Earl Britt ML	C.J. James A. Beaty, Jr.	C.J. Richard L. Voorhees	D.J. Paul J. Barbadoro ME	Sr.J. Harold A. Ackerman C.J. Garrett E. Brown, Jr. M. C.J. Garrett E. Brown, Jr. D.J. Stanley R. Chesler D.J. Stanley R. Chesler M.J. Stanley R. Chesler M.J. Stanley R. Chesler M.J. Joseph A. Greenaway, Jr. M.J. John C. Lifland Sr.J. John C. Lifland D.J. Jose L. Linares D.J. William J. Martini D.J. Jerome B. Simandle M.J. Sr.J. William H. Walls M.J. Sr.J. William H. Walls M.J. Sr.J. William H. Walls
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Case	2:07-cv-0	0453-JCC	Docume
Visited by Actions	3 8 30 25	82 14 8 8 51 297	8 10 627 1,722
Pending	3 3 23	82 13 6 51 37	8 10 4 1,720
AND THE PARTY OF T	MDL-1619 In re Musha Cay Litigation MDL-1357 In re NOS Communications, Inc., Billing Practices Litigation MDL-1566 In re Western States Wholesale Natural Gas Antitrust Litigation MDL-1735 In re Wal-Mart Wage and Hour Employment Practices Litigation	MDL-1775 In re Air Cargo Shipping Services Antitrust Litigation MDL-1613 In re Nigeria Charter Flights Contract Litigation MDL-1575 In re Visa/MasterCard Antitrust Litigation MDL-1720 In re Payment Card Interchange Fee and Merchant Discount Antitrust Litigation MDL-799 In re Air Disaster at Lockerbie, Scotland, on December 21, 1988	MDL-1689 In re Air Crash Near Woodbury, Connecticut, on December 20, 2002 MDL-1738 In re Vitamin C Antitrust Litigation MDL-381 In re "Agent Orange" Products Liability Litigation MDL-1596 In re Zyprexa Products Liability Litigation
	D.J. Kent J. Dawson Sr.J. Lloyd D. George C.J. Philip M. Pro C.J. Philip M. Pro	D.J. Carol Bagley Amon D.J. Raymond J. Dearie D.J. John Gleeson D.J. John Gleeson Sr.J. Thomas C. Platt, Jr.	Sr.J. Charles P. Sifton Sr.J. David G. Trager Sr.J. Jack B. Weinstein Sr.J. Jack B. Weinstein
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SAN	Sr. J. Harold Baer. Jr.	MDL-1661 In re Rivastigmine Patent Litigation	4	5
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	D.J. Richard A. Berman		9	10
	D.J. Charles L. Brieant	MDL-1368 In re High Pressure Laminate Antitrust Litigation	12	37
		MDL-1508 In re Medco Health Solutions, Inc., Pharmacy Benefits Management Litigation	9	18
		MDL-1570 In re Terrorist Attacks on September 11, 2001	22	23
	D.J. Denise Cote		78	177
	D.J. Paul A. Crotty	MDL-1794 In re Novartis Wage and Hour Litigation	7	2
	D.J. George B. Daniels	MDL-1379 In re Literary Works in Electronic Databases Copyright Litigation	т	5
	ffy	MDL-1443 In re America Online, Inc., Community Leaders Litigation	m	m
	Sr.J. Thomas P. Griesa	MDL-1336 In re Abercrombie & Fitch Co. Securities Litigation	70	20
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	D.J. Alvin K. Hellerstein	0		24
	D.J. Richard J. Holwell	MDL-1771 In re "A Million Little Pieces" Litigation	Ξ	
	D.J. Barbara S. Jones	MDL-1291 In re Omeprazole Patent Litigation	9	22
	D.J. Lewis A. Kaplan	MDL-1348 In re Rezulin Products Liability Litigation	991	1,865
	D.J. Lewis A. Kaplan		16	16
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	Sr.J. Lawrence M. McKenna		7	
		MDL-1695 In re Vecco Instruments Inc. Securities Litigation	13	
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	Sr.J. Richard Owen	MDL-1688 In re Pfizer Inc. Securities, Derivative & "ERISA" Litigation	30	30
	Sr.J. Richard Owen		24	
	D.J. William H. Pauley III		S.	34
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	D.J. Jed S. Rakoff	MDL-1598 In re Ephedra Products Liability Littigation	670	040

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	D.J. Jed S. Rakoff D.J. Shira Ann Scheindlin D.J. Shira Ann Scheindlin D.J. Shira Ann Scheindlin Sr.J. John E. Sprizzo Sr.J. John E. Sprizzo Sr.J. John E. Sprizzo Sr.J. John E. Sprizzo D.J. Sidney H. Stein D.J. Sidney H. Stein Sr.J. Robert W. Sweet and Sr.J. John F. Keenan*	D.J. Peter C. Economus D.J. James S. Gwin Sr.J. David A. Katz D.J. Donald C. Nugent D.J. Kathleen McDonald O'Malley D.J. Kathleen McDonald O'Malley D.J. Kathleen McDonald O'Malley	D.J. Gregory L. Frost Sr.J. James L. Graham D.J. Edmund A. Sargus, Jr.	D.J. Stephen P. Friot Sr.J. Robert E. Jones
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PAE	C.J. Harvey Bartle III	MDL-1203 In re Diet Drugs (Phentermine/Fenfluramine/Dexfenfluramine) Products	2,626	20,006
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	D.J. Timothy J. Savage	MDL-1768 In re Methyl Methacrylate (MMA) Antitrust Litigation	<u> </u>	∞ (
	D.J. Kichard Barclay Surrick	MDL-1426 In re Automotive Refinishing Paint Antitrust Littgation	79	63
PAM	D.J. Thomas I. Vanaskie	MDL-1556 In re Pressure Sensitive Labelstock Antitrust Litigation	11	11
PAW	C.J. Donetta W. Ambrose D.J. Gary L. Lancaster	MDL-1091 In re Metropolitan Life Insurance Co. Sales Practices Litigation MDL-1674 In re Community Bank of Northern Virginia Mortgage Lending Practices Litigation	9	148
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		D.J. Leonard E. Davis D.J. T. John Ward	C.J. A. Joe Fish D.J. Sidney A. Fitzwater	D.J. Vanessa D. Gilmore D.J. Melinda Harmon D.J. Melinda Harmon D.J. Lynn N. Hughes D.J. Janis Graham Jack	D.J. Dale A. Kimball	D.J. Leonie M. Brinkema	D.J. Barbara Jacobs Rothstein	D.J. Joseph R. Goodwin	C.J. William F. Downes	
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U.S. District Court Southern District of Florida (Ft. Lauderdale) CIVIL DOCKET FOR CASE #: 0:07-cv-60428-JIC

Troiano v. Menu Foods, Inc. et al Assigned to: Judge James I. Cohn

Demand: \$5,000,000

Cause: 28:1332 Diversity-Property Damage

Date Filed: 03/26/2007 Jury Demand: Plaintiff

Nature of Suit: 385 Prop. Damage Prod.

Liability

Jurisdiction: Diversity

Plaintiff

Christina Troiano

represented by James Lee Davidson

Lerach Coughlin Stoia Geller Rudman & Robbins LLP 120 East Palmetto Park Road Suite 500 Boca Raton, FL 33432 561-750-3000 Fax: 561-750-3364 Email: jdavidson@lerachlaw.com LEAD ATTORNEY ATTORNEY TO BE NOTICED

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3/28/2007

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LEAD ATTORNEY

ATTORNEY TO BE NOTICED

V.

Defendant

Menu Foods, Inc.

Defendant

Menu Foods Income Fund

Date Filed	#	Docket Text
03/26/2007	1	COMPLAINT against Menu Foods, Inc., Menu Foods Income Fund Filing fee \$ 350. Receipt#: 539659, filed by Christina Troiano.(ls) (Entered: 03/26/2007)
03/26/2007	2	Summons Issued as to Menu Foods, Inc (ls) (Entered: 03/26/2007)
03/26/2007	3	Summons Issued as to Menu Foods Income Fund. (ls) (Entered: 03/26/2007)

PACER Service Center								
Transaction Receipt								
·	03/28/2007 13:46:34							
PACER Login:	mw0078 Client Code:		060228- 00001/91103					
Description:	Docket Report	Search Criteria:	0:07-cv-60428-JIC					
Billable Pages:	1	Cost:	0.08					

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 07-60428

CIV-COHN

CHRISTINA TROIANO, Individually and On Behalf of All Others Similarly Situated,

JURY TRIAL DEMAND

Plaintiff,

VS.

MENU FOODS, INC. and MENU FOODS INCOME FUND,

Defendants.

CLASS ACTION COMPLAINT

Plaintiff Christina Troiano ("Plaintiff"), individually and on behalf of all others similarly situated, files this Class Action Complaint against Defendants Menu Foods, Inc., a New Jersey Corporation and Menu Foods Income Fund, a foreign corporation (collectively "Defendants") and alleges as follows:

I. INTRODUCTION

- 1. This is a class action lawsuit brought on behalf of Plaintiff and others similarly situated who purchased pet food and pet food products produced, manufactured and/or distributed by Defendants that caused injury, illness, and/or death to Plaintiff's household pets.
- 2. Defendants are the leading North American private label/contract manufacturer of wet pet food products sold by supermarket retailers, mass merchandisers, pet specialty retailers, and other wholesale and retail outlets, including Wal-Mart, Safeway, Kroger, PetSmart, Inc., Giant Food, and other large retail chains, and has provided pet food products to or for Proctor & Gamble, Inc. Defendants produce hundreds of millions of containers of pet food annually.

13-166

- 3. Defendants designed, manufactured, marketed, advertised and warranted their pet food products. In conjunction with each sale, Defendants marketed, advertised and warranted that the Products were fit for the ordinary purpose for which such goods were used consumption by household pets and were free from defects. Defendants produce the pet food products intending that consumers will purchase the pet food products, regardless of brand or label name, place of purchase, or the location where pets actually consume them. The pet food products were intended to be placed in the stream of commerce and distributed and offered for sale and sold to Plaintiff and purchasers in Florida and the United States and fed to their pets.
- 4. Plaintiff brings this action, pursuant to Rule 23 of the Federal Rules of Civil Procedure, on her own behalf and as a representative of a class of persons consisting of all persons in the United States who purchased, or incurred damages by using pet food produced manufactured and/or distributed by Defendants that was or will be recalled by the Defendants, including that produced from December 3, 2006 up to and including March 6, 2007. The pet food products referenced in this paragraph will hereinafter be referred to as the "Products."
- 5. As a result of the defective Products, Plaintiff and members of the Class have suffered damages in that they have incurred substantial veterinary bills, death of pets, and purchased and/or own pet food and pet food products that they would not otherwise have bought had they known such products were defective.
- 6. Defendants know and have admitted that certain of the Products produced by the Defendants between December 3, 2006 and March 6, 2007 are defective and causing injury and death to household pets, and on March 16, 2007, initiated a recall of some of the Products. Further, the Food and Drug Administration has reported that as many as one in six animals died in tests of the Products by Defendants last month after the Defendants received complaints the products were

poisoning pets around the country. A spokeswoman for the New York State Department of Agriculture and Markets has said that rodent poison was determined to have been mixed into the Products by Defendants.

II. PARTIES

- 7. Plaintiff is a resident of Broward County, Florida who, in early March of 2007, purchased Iams Select Bytes Cat Food from a Publix grocery store in Deerfield Beach, Florida. The Iams Select Bytes Cat Food purchased by Plaintiff is a part of the group of Products that were produced, manufactured and/or distributed by Defendants.
- 8. Defendant Menu Foods, Inc. is a New Jersey corporation with its principal place of business in the State of New Jersey, specifically located at 9130 Griffith Morgan Lane, Pennsauken NJ 08110.
- 9. Defendant Menu Foods, Inc. is ultimately owned or controlled by Defendant Menu Foods Income Fund, an unincorporated company with its principal place of business in the Province of Ontario, Canada. Some of Defendant Menu Foods, Inc.'s high managerial officers or agents with substantial authority are also high managerial officers or agents of Defendant Menu Foods Income Fund.
- 10. Plaintiff, individually and as representative of a Class of similarly situated persons more defined below, brings suit against the named Defendants for offering for sale and selling to Plaintiff and members of the Class the Products in a defective condition and thereby causing damages to Plaintiff and members of the Class.

III. JURISDICTION AND VENUE

- 11. This Court has jurisdiction over this action pursuant to 28 U.S.C. §1332 and subsection (d), and the Class Action Fairness Act of 2005, Pub. L. 109-2 (Feb. 18, 2005); and over supplemental state law claims pursuant to 28 U.S.C. §1367.
- and/or Pub. L. 109-2 because a substantial part of the events or omissions giving rise to the claim occurred in this judicial district. In this judicial district, Plaintiff purchased the recalled pet food products made by Defendants, and her household pets ate and consumed the Products. Thousands of other consumers including other members of the Class purchased the Products in this judicial district from retailers that Defendants, their agents, affiliates, or others controlled or were in privity with. In turn, retailers or others sold the Products to the general public, including Plaintiff, and members of the Class. The Products were purchased for consumption by the pets of Plaintiff and the other members of the Class. Defendants made or caused these products to be offered for sale and sold to the public, including Plaintiff.

IV. SUBSTANTIVE ALLEGATIONS

Defendants and their Defective Pct Food

Defendants are in the business of manufacturing, producing, distributing, and/or selling pet food under various brands or labels, and/or for third party firms, including: America's Choice, Preferred Pets, Authority, Best Choice, Companion, Compliments, Demoulus Market Basket, Eukanuba, Fine Feline Cat, Food Lion, Food Town, Giant Companion, Hannaford, Hill Country Fare, Hy-Vee, Iams, Laura Lynn, Li'l Red, Loving Meals, Meijer's Main Choice, Nutriplan, Nutro Max Gourmet Classics, Nutro Natural Choice, Paws, Pet Pride, President's Choice, Priority, Sav-a-Lot, Schnucks, Science Diet

Feline Savory Cuts Cans, Sophsitacat, Special Kitty US, Springfield Prize, Sprout, Total Pet, Wegmans, Western Family, White Rose, and Winn Dixie. Defendants has manufactured or produced pet food for private labels for approximately 17 of the 20 leading retailers in the United States.

- 14. Defendants' business includes manufacturing, producing, distributing, or selling dog food under various brands or labels, and/or for third party firms, including: America's Choice, Preferred Pets, Authority, Award, Best Choice, Big Bet, Big Red, Bloom, Bruiser, Cadillac, Companion, Demoulus Market Basket, Eukanuba, Food Lion, Giant Companion, Great Choice, Hannaford, Hill Country Fare, Hy-vee, Iams, Laura Lynn, Li'l Red, Loving Meals, Meijer's Main Choice, Mixables, Nutriplan, Nutro Max, Nutro Ultra, Nutro, Ol'Roy US, Paws, Pet Essentials, Pet Pride Good & Meaty, President's Choice, Price Chopper, Priority, Publix, Roche Brothers, Sav-a-Lot, Schnucks, Shep Dog, Sprout, Statler Bros, Total Pet, Western Family, White Rose, Winn Dixie, and Your Pet.
- 15. Defendants produce millions of pouches or containers of pet food products each year, a substantial portion of which are sold or offered for sale in Florida. Upon information and belief, Defendants have sold, either directly or indirectly, thousands of units of defective pet food and pet food products nationwide and in the State of Florida.
- 16. Defendants manufactured, marketed, advertised, warranted and sold, either directly or through their authorized distribution channels, the Products that caused Plaintiff's damages. Plaintiff and members of the Class have been or will be forced to pay for damages caused by the defect in Defendants' Products.

Factual Allegations Related to Plaintiff

- 17. In early March, 2007, Plaintiff purchased lams Select Bytes Cat Food pet food from a national chain grocery store, Publix, operating in Deerfield Beach, Florida.
- 18. Over the course of the next few weeks, Plaintiff fed the cat food to her two cats, Angel and Piescat. Towards the end of that period, Plaintiff began noticing that her cats were not eating much of the Defendants' product, and that the cats were leaving large pools of urine in their litter box with little or no bowel movements.
- 19. On or about March 16, 2007, Defendants announced a recall of approximately 42 brands of "cuts and gravy style dog food, all produced by the Defendants between December 3, 2006 and March 6, 2007." Defendants had initially received complaints from consumers as far back as February 20, 2007 indicating that certain of Defendants' pet food was causing kidney failure and death in dogs and cats. Unfortunately, Plaintiff and the Class were not made aware of this recall for several more days.
- 20. On March 20, 2007, following another few days of unusual behavior from her cats, Plaintiff took her cats to the veterinarian. The veterinarian advised Plaintiff that both of her cats were suffering from kidney failure directly and proximately caused by the cat food. One of the Plaintiff's cats, Angel, died shortly thereafter, while the other cat, Piescat, remains at a veterinary hospital receiving treatment.
- 21. Thereafter, Plaintiff learned about the recall and the potential problems that could occur from feeding the Products to her pets. Prior to the recall, Defendants never warned Plaintiff or any other member of the Class that the Products would cause their pets to have health problems. As referenced above, Defendants knew about the risks of injury or death at least one month prior to the time that Plaintiff fed the Products to her cat.

22. As a result of their purchases of the Products, as set forth above, Plaintiff and other members of the Class have suffered and will suffer damages, including consequential and incidental damages, such as the loss and disability of their household pets, costs of purchasing the Products and replacing it with a safe product, including sales tax or a similar tax, costs of making an additional trip to a retail store to purchase safe, non-contaminated pet food, the price of postage to secure a refund offered by Defendants, the cost of veterinarians, treatment, medicines and the trip(s) to make such visits for diagnosis and treatment, and otherwise.

V. CLASS ACTION ALLEGATIONS

23. Plaintiff brings this action on her own behalf and as a Class action pursuant to Rule 23(b)(2) of the Federal Rules of Civil Procedure on behalf of the following proposed class:

All persons in the United States who purchased, or incurred damages by using, pet food produced or manufactured by Defendants that was or will be recalled by the Defendants, including that produced from December 3, 2006 up to and including March 6, 2007.

Upon completion of discovery with respect to the scope of the Class, Plaintiff reserves the right to amend the class definition. Excluded from the Class are Defendants, their parents, subsidiaries and affiliates, directors and officers, and members of their immediate families. Also excluded from the Class are the court, the Court's spouse, all persons within the third degree of relationship to the Court and its spouse, and the spouses of all such persons.

24. <u>Numerosity</u>: The members of the Class are so numerous and geographically diverse that joinder of all of them is impracticable. While the exact number and identities of members of the Class are unknown to Plaintiff at this time and can only be ascertained through appropriate

See Canon 3.C(3)(a) of the Code of Conduct for United States Judges.

discovery, Plaintiffs believe and therefore aver that there are thousands of Class members throughout the United States.

- 25. <u>Commonality</u>: There are questions of fact and law common to members of the Class that predominate over any questions affecting any individual members including, *inter alia*, the following:
- (a) Whether Defendants sold pet food and pet food products that were recalled or subject to a recall.
- (b) Whether Defendants advertised, represented, or held itself out as producing or manufacturing a pet food product that was safe for pets of the class members.
 - (c) Whether Defendants expressly warranted these products.
 - (d) Whether Defendants purported to disclaim any express warranty.
 - (e) Whether Defendants purported to disclaim any implied warranty.
 - (f) Whether any limitation on warranty fails to meet its essential purpose.
- (g) Whether Defendants intended that the Products be purchased by Plaintiff, Class members, or others.
- (h) Whether Defendants intended or foresaw that Plaintiff, class members, or others would feed the Products to their pets.
 - (i) Whether Defendants recalled the pet food products.
- (j) Whether Defendants was negligent in manufacturing or processing the Products.
- (k) Whether using the Products as intended to feed their pets resulted in loss, injury, damage, or damages to the Class.
 - (l) Whether Defendants' negligence proximately caused loss or injury to damages.

- (m) Whether Class members suffered direct losses or damages,
- (n) Whether Class members suffered indirect losses or damages.
- (o) Whether Defendants' acts or practices violated the Florida Deceptive and Unfair Trade Practices Acts.
- 26. Typicality: Plaintiff's claims are typical of the claims of the other members of the Class in that all such claims arise out of Defendants' conduct in manufacturing, producing and entering into the stream of commerce defective pet food and pet food products, Defendants' conduct surrounding the recall of its product, and Plaintiff's and Class Members' purchase and use of Defendants' products. Plaintiff and the other members of the Class seek identical remedies under identical legal theories, and there is no antagonism or material factual variation between Plaintiff's claims and those of the Class.
- 27. Adequacy: Plaintiff will fairly and adequately protect the interests of the Class. Plaintiff's claims are coextensive with, and not antagonistic to, the claims of the other members of the Class. Plaintiff is willing and able to vigorously prosecute this action on behalf of the Class, and Plaintiff has retained competent counsel experienced in litigation of this nature.
- 28. Plaintiff brings this action under Rule 23(b)(3) because common questions of law and fact (identified in paragraph 25 above) predominate over questions of law and fact affecting individual members of the Class. Indeed, the predominant issue in this action is whether Defendants' pet food and pet food products are defective and have caused damages to Plaintiff and the members of the Class. In addition, the expense of litigating each Class member's claim individually would be so cost prohibitive as to deny Class members a viable remedy. Certification under Rule 23(b)(3) is appropriate because a class action is superior to the other available methods

for the fair and efficient adjudication of this action, and Plaintiff envisions no unusual difficulty in the management of this action as a class action.

- 29. The undersigned counsel for Plaintiff and the Class request that the Court appoint them to serve as class counsel first on an interim basis and then on a permanent basis. Undersigned counsel will fairly and adequately represent the interests of the class, have identified or investigated the Class's potential claims, are experienced in handling class actions, other complex litigation, and consumer claims of the type asserted in the action, know the applicable law, will commit sufficient resources to represent the class, and are best able to represent the Class.
- 30. Plaintiff requests this Court to certify this Class in accordance with Rule 23 and the Class Action Fairness Act of 2005.

VI. <u>CAUSES OF ACTION</u>

FIRST CAUSE OF ACTION

Breach of Implied Warranty

- 31. Plaintiff hereby adopts and incorporates by reference paragraphs 1-30 as if more fully set forth herein.
 - 32. Defendants manufactured, marketed, sold and distributed the Products.
- 33. At the time that Defendants marketed, sold, and distributed the Products, Defendants knew of the purpose for which the Products were intended and impliedly warranted that the Products were of merchantable quality and safe and fit fur such use.
- 34. Plaintiff reasonably relied upon the skill, superior knowledge and judgment of the Defendants as to whether the Products were of merchantable quality and safe and fit for its intended use.

- 35. Due to Defendants' wrongful conduct as alleged herein, Plaintiff could not have known about the risks and side effects associated with the Products until after ingestion by Plaintiff's cats.
- 36. Contrary to such implied warranty, the Products were not of merchantable quality and were not safe or fit for their intended use.
- 37. As a direct and proximate result of Defendants' breach of implied warranty, Plaintiff suffered damages as alleged herein.

WHEREFORE, Plaintiff, on behalf of herself and all others similarly situated, prays for relief and judgment against Defendants as follows:

- (a) For an order certifying the Class under the appropriate provisions of Rule 23, as well as any appropriate subclasses, and appointing Plaintiff and their legal counsel to represent the Class;
 - (b) Awarding actual and consequential damages;
 - (c) Granting injunctive relief;
 - (d) For pre- and post-judgment interest to the Class, as allowed by law;
- (e) For reasonable attorneys' fees and costs to counsel for the Class if and when pecuniary and non-pecuniary benefits are obtained on behalf of the Class; and
 - (f) Granting such other and further relief as is just and proper.

SECOND CAUSE OF ACTION

Breach of Express Warranty

- 38. Plaintiff hereby adopts and incorporates by reference paragraphs 1-30 as if more fully set forth herein.
 - 39. Defendants expressly warranted that the Products were safe for consumption by pets.

- 44. Through its failure to exercise the due care, Defendants breached this duty by producing, processing, manufacturing, and offering for sale the Products in a defective condition that was unhealthy to the Plaintiff's pets.
- 45. Additionally, Defendants breached their duty of care to Plaintiff by failing to use sufficient quality control, perform adequate testing, proper manufacturing, production, or processing, and failing to take sufficient measures to prevent the Products from being offered for sale, sold, or fed to pets.
- 46. Defendants knew or, in the exercise of reasonable care should have known, that the Products presented an unacceptable risk to the pets of the Plaintiff, and would result in damage that was foreseeable and reasonably avoidable.
- 47. As a direct and proximate result of Defendants' above-referenced negligence, Plaintiff and has suffered loss and damages.

WHEREFORE, Plaintiff, on behalf of herself and all others similarly situated, prays for relief and judgment against Defendants as follows:

- (a) For an order certifying the Class under the appropriate provisions of Rule 23, as well as any appropriate subclasses, and appointing Plaintiff and their legal counsel to represent the Class;
 - (b) Awarding actual and consequential damages;
 - (c) Granting injunctive relief;
 - (d) For pre- and post-judgment interest to the Class, as allowed by law;
- (e) For reasonable attorneys' fees and costs to counsel for the Class if and when pecuniary and non-pecuniary benefits are obtained on behalf of the Class; and
 - (f) Granting such other and further relief as is just and proper.

FOURTH CAUSE OF ACTION

Strict Product Liability

- 48. Plaintiff hereby adopts and incorporates by reference paragraphs 1-30 as if more fully set forth herein.
 - 49. Defendants are producers, manufacturers and/or distributors of the Products.
- 50. The Products produced, manufactured and/or distributed by Defendants were defective in design or formulation in that, when the Products left the hands of the Defendants, the foreseeable risks exceeded the benefits associated with the design or formulation.
- 51. Defendants' Products were expected to and did reach the Plaintiff without substantial change in condition.
- 52. Alternatively, the Products manufactured and/or supplied by Defendants were defective in design or formulation, in that, when they left the hands of the Defendants, they were unreasonably dangerous, more dangerous than an ordinary consumer would expect, and more dangerous than other pet food products without concomitant accurate information and warnings accompanying the product for the Plaintiff to rely upon.
- 53. The Products produced, manufactured and/or distributed by Defendants were defective due to inadequate warning and/or inadequate testing and study, and inadequate reporting regarding the results of same.
- 54. The Products produced, manufactured and/or distributed by Defendants were defective due to inadequate post-marketing warning or instruction because, after Defendants knew or should have known of the risk of injury from the Products, Defendants failed to immediately provide adequate warnings to the Plaintiff and the public.

55. As the direct and legal result of the defective condition of the Products as produced, manufactured and/or distributed by Defendants, and of the negligence, carelessness, other wrongdoing and actions of Defendants described herein, Plaintiff suffered damages.

WHEREFORE, Plaintiff, on behalf of herself and all others similarly situated, prays for relief and judgment against Defendants as follows:

- (a) For an order certifying the Class under the appropriate provisions of Rule 23, as well as any appropriate subclasses, and appointing Plaintiff and their legal counsel to represent the Class;
 - (b) Awarding actual and consequential damages;
 - (c) Granting injunctive relief;
 - (d) For pre- and post-judgment interest to the Class, as allowed by law;
- (e) For reasonable attorneys' fees and costs to counsel for the Class if and when pecuniary and non-pecuniary benefits are obtained on behalf of the Class; and
 - (f) Granting such other and further relief as is just and proper.

FIFTH CAUSE OF ACTION

Unjust Enrichment

- 56. Plaintiff hereby adopts and incorporates by reference paragraphs 1-30 as if more fully set forth herein.
- 57. As a direct, proximate, and foreseeable result of Defendants' acts and otherwise wrongful conduct, Plaintiff suffered damages. Defendants profited and benefited form the sale of the Products, even as the Products caused Plaintiff to incur damages.
- 58. Defendants have voluntarily accepted and retained these profits and benefits, derived from consumers, including Plaintiff, with full knowledge and awareness that, as a result of

Defendants' unconscionable wrongdoing, consumers, including Plaintiff, were not receiving products of the quality, nature, fitness, or value that had been represented by Defendants or that reasonable consumers expected. Plaintiff purchased pet food that she expected would be safe and healthy for her cats and instead has had to now endure the death of one of her beloved pets and the hospitalization of the other.

59. By virtue of the conscious wrongdoing alleged in this Complaint, Defendants have been unjustly enriched at the expense of the Plaintiff who is entitled to, and hereby seeks, the disgorgement and restitution of Defendants' wrongful profits, revenue, and benefits, to the extent, and in the amount, deemed appropriate by the Court; and such other relief as the Court deems just and proper to remedy Defendants' unjust enrichment.

WHEREFORE, Plaintiff, on behalf of herself and all others similarly situated, prays for relief and judgment against Defendants as follows:

- (a) For an order certifying the Class under the appropriate provisions of Rule 23, as well as any appropriate subclasses, and appointing Plaintiff and her legal counsel to represent the Class;
- (b) Awarding reimbursement, restitution and disgorgement from Defendants of the benefits conferred by Plaintiff and the Class;
 - (c) For pre- and post-judgment interest to the Class, as allowed by law;
- (d) For reasonable attorneys' fees and costs to counsel for the Class if and when pecuniary benefits are obtained on behalf of the Class; and
 - (e) Granting such other and further relief as is just and proper.

JURY DEMAND

Plaintiff and the Class demands a jury trial on all issues triable by a jury.

DATED: March 26, 2007

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